1	RONALD J. TENPAS
2	Assistant Attorney General
3	NORMAN L. RAVE, JR.
3	Trial Attorney
4	U.S. Department of Justice
5	Environment and Natural Resources Division P.O. Box 23986
6	Washington, D.C. 20026-3986
	Tel: (202) 616-7568
7	Fax: (202) 514-8865
8	Attorneys for Defendants
9	
10	IN THE UNITED STATES DISTRICT COURT
	FOR THE NORTHERN DISTRICT COOKT
11	
12	
13	UNITED FARM WORKERS,) Case No. C 07-03950 JF
14	AFL-CIO, et al.,
	Plaintiffs,) STIPULATED MOTION
15) TO CONTINUE CASE
16	v.) MANAGEMENT CONFERENCE
17)
18	
	ADMINISTRATOR,) UNITED STATES)
19	ENVIRONMENTAL)
20	PROTECTION AGENCY,)
21	Defendant.)
22	,
23	Pursuant to Local Rules 6-2 and 7-12, the parties stipulate that the case
24	management conference (currently scheduled for February 29, 2008) be rescheduled for
25	Friday, March 21, 2008, at 10:30 am. Counsel for defendant has a hearing in a different
26	acco schoduled at the time when the case management conference in the access to the
27	case scheduled at the time when the case management conference in the present case is
28	currently scheduled. There has been one previous continuance of the case management NO. C-07-03950 JF STIPULATED MOTION TO CONTINUE CASE MANAGEMENT CONFERENCE

1	conference in this case. However, the parties have been acting in accordance with the
2	schedule in the proposed scheduling order submit jointly by plaintiffs and defendant, and
3	thus this proposed continuance is unlikely to have any effect on the case schedule
4	The parties also stipulate that the case management schedule be held by phone.
5	Counsel will contact Courtcall at (866) 582-6878 to set up their telephonic appearances.
7	Respectfully submitted this 22nd day of February, 2008.
8	RONALD J. TENPAS
9	Assistant Attorney General
10	/S/ Norman L. Rave, Jr.
11	NORMAN L. RAVE, JR. Trial Attorney
12	United States Department of Justice Environment and Natural Resources
13	Division
13	P.O. Box 23986
14	Washington, D.C. 20026-3986
. ~	Tel: (202) 616-7568
15	Fax: (202) 514-8865
16	Counsel for Defendant
17	
18	
19 20	
20	
22	
23	
24	
25	
26	
27	
28	NO. C-07-03950 JF stipulated motion to continue case management conference

1	
2	/S/ Norman L. Rave, Jr. (with permission) PATTI GOLDMAN (WSB #24426)
3	JOSHUA OSBORNE-KLEIN (WSB
4	#36736) KRISTEN L. BOYLES (CSB #158450)
4	Earthjustice
5	705 Second Avenue, Suite 203
_	Seattle, WA 98104
6	(206) 343-7340
7	(206) 343-1526 [FAX]
	pgoldman@earthjustice.org
8	josborne-klein@earthjustice.org
9	kboyles@earthjustice.org
10	Attorneys for Plaintiffs United Farm
10	Workers; Sea Mar Community Health
11	Center; Pineros Y Campesinos Unidos Del
10	Noroeste; Beyond Pesticides; Frente
12	Indigena de Organizaciones Binacionales;
13	Farm Labor Organizing Committee, AFL- CIO;Teamsters Local 890; and Pesticide
	Action Network North America.
14	Titton Network Worth Timerica.
15	/S/ Norman L. Rave, Jr. (with permission)
1.	LAURENCE A. WEISS
16	Heller Ehrman LLP
17	275 Middlefield Road
	Menlo Park, CA 94025-3506
18	(650) 324-7000 (650) 324-0638
19	(650) 324-0638
	DAVID P. WEINBERG
20	Wiley Rein LLP
21	1776 K Street, NW
21	Washington, DC 21043
22	(202) 719-7102
23	Attorneys for Intervenor-Defendant
24	Dow AgroSciences LLC
25	
26	
27	
28	NO. C-07-03950 JF STIPULATED MOTION TO CONTINUE CASE MANAGEMENT CONFERENCE

1	PURSUANT TO STIPULATION, IT IS SO ORDERED
2	
3	
4	
5	Honorable Jeremy Fogel
6	United States District Judge
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	NO. C-07-03950 JF STIPULATED MOTION TO CONTINUE CASE MANAGEMENT CONFERENCE
	_ Λ _